18-1. GOVERNMENT OF INDIA

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COMPLETED.

## DELHI ADMINISTRATION

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No. 3]

DELHI, THURSDAY, JANUARY 18, 1962/PAUSA 28, 1883

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Notifications of Departments of the Delhi Administration other than notifications included in Part I

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DELHI ADMINISTRATION 1951 & - Pl 525

NOTIFICATIONS

Delhi, the 29th December, 1961

No. F.59/Misc./C&R/781.—The Chief Commissioner, Delhi is pleased to make the following rules prescribing the fee payable for the copies of records supplied by the Criminal and Revenue Copying Agencies under the Control of Deputy Commissioner, Delhi, and also prescribing the manner in which they are to be supplied, in supersession of the rules contained in Notification No. F. 59/Misc./C&R/5021, dated 18th November, 1960, as subsequently amended. These rules will come into force from 1st April, 1962.

### "COPYING AGENCY RULES"

- 1. The Copying Establishment of the Deputy Commissioner's Office shall be under a Copying Agent subject to the general control of the Office Superintendent and Officer-in-Charge, Copying Agency who will normally be a Gazetted Officer.
- 2. In posting officials as copyists in Copying Agency, effort should be made to post only such officials who have a good and legible handwriting.
- 3. The minimum daily standard of work required of a copyist will be as follows:-
  - (a) For a copyist copying Urdu-4000 words per diem.
  - (b) For a copyist copying Hindi-3000 words per diem.
  - (c) For a copyist copying English-3000 words per diem.
  - (d) For a copyist copying English on a typewriter-5000 words per diem.

Nore.—The copyist shall type approximately the following No. of words and lines on each page:—

- (a) Typewritten 360 words 35 lines.
- (b) English written, 240 words 22 lines.
- (c) Vernacular written, 250 words, 22 lines.

Explanation.— The word "Vernacular" used in (c) above, means Urdu, Hindi, Gurmukhi or the like.

- 4. The daily standard of work required of a mappiest should be 600 plots of uncoloured and 400 plots of coloured maps provided that the District Magistrate may relax the standard where necessary.
- 5. (a) Every application for copy shall bear a court fee stamp of 40 nP. which may be presented either in the form C.A.I. (specimen annexed) or on a water mark paper.

NOTE (1).—Only one application need be made for copies of any number of papers, concerning a single cause, or matter, which are in the same record.

Note (2).—If the application is made on the water marked paper, correct particulars of the record as detailed in Form C.A.I. shall be given therein.

- (b) Application shall be presented to the Copying Agency between the hours indicated as hereunder:—
  - (i) Ordinary applications.—From 10 A.M. to 1 p.M. on all working days.
  - (ii) Urgent applications.—At any time during the office hours on all working days.
- 6. Application form C.A.I. can be had from licensed stamp vendor for 5 nP, each. Such forms will be issued to licensed stamp vendors in quantity of not less than 100 at a time at the rate of Rs. 4/- per hundred.
- 7. An application for a copy shall be made by the applicant himself, his duly authorised agent or the legal practitioner appearing on his behalf in the case.
- 7. (a) A copy of a record shall be granted in the manner prescribed by these rules to any persons legally entitled. In particular copies may be granted as follows:—
  - (i) Any party in a revenue or criminal case, is entitled at any stage of the suit or complaint, to obtain copies of the record of the case, including exhibits which have been put in, and finally accepted by courts as evidence.
  - (ii) A stranger to a revenue or criminal case may, after decree or judgment, obtain copies of the plaint or complaint, written statements, affidavits and petitions filed in the case, as also of the evidence recorded by the court, and may, for sufficient reasons shown to the satisfaction of the court, obtain copies of any such documents before the final order. He may also obtain copies of judgments, decree or orders, at any time after they have been passed or made, but he shall not be granted copies of exhibits put in as evidence, except with the consent of the person by whom they were produced or under the orders of the court.
  - (iii) Any person may obtain a copy of a record-of-rights annual record, khasra girdawari, or of the record of distribution of an assessment over the holdings of an estate, or of an entry in a register of mutation, or in a note-book prepared in accordance with paragraphs 1, 2 or 6 of Chapter 10 of the Land Records Manual.
  - (iv) Copies of the orders passed by competent authority, or proceedings under the Land Revenue, Tenancy and Punjab Alienation of Land Acts, shall be granted. But copies of reports and recommendations, made by revenue officers to their superior officers in connection with purely executive proceedings, shall not be given, unless, in the opinion of the officer by whom the order was passed, they are necessary for the understanding of his order.
  - (v) Copies of the final order passed on muafis sanctioned by competent authority may be granted by the Deputy Commissioner. But copies of recommendations, submitted for sanction, should not be given unless they have been approved, and are necessary for the understanding of the sanction.

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(vi) In cases regarding the reduction of lambardars, a copy of the Chief Commissioner's order may be given by the Deputy Commissioner.

(vii) Copies of final orders in cases of an executive nature, and in establishment cases, may be granted with the permission of the Deputy Commissioner. Provided that without the previous sanction of the Chief Commissioner, no copies of documents shall be suppli d to any person, not entitled to them by law, between whom and Government there is any likelihood of litigation.

Note (1).—Official letters are privileged documents to copies of which no person has any claim whatever. Should it be desirable to grant a copy of a letter, or of an extract of a letter, received by a subordinate from a superior Officer, reference should in every case be made to the superior officer for permission.

- (2) If a person convicted in a summons case is in jail and requires a copy for purposes of appeal or revision he or his agent shall be allowed a copy of the judgment free of copying fees.
- 8. An application for a copy can also be sent by post to the Copying Agency. In every application sent by post the applicant shall give his full address and shall state whether he will attend in person to receive the copy or desires it to be sent by post. In the latter case, the applicant shall also file in advance court fee stamps worth 75 nP. with the application.
- 9. All fees for the issue of copies will be realized in court fee labels and will be payable in advance as per rates specified in the schedule annexed hereto.
- 10. An applicant shall affix the court fee stamp of the required value on a blank water mark paper and attach it with application and mention the fact therein while applying for a copy.
- 11. Refunds—(i) The refund of court fee stamps tendered in payment of copying fees shall be allowed under the orders of the Officer-in-Charge in the following cases, subject to the deduction of 6 nP. in a rupee or a fraction of a rupee in the cases mentioned in clauses (a) and (e):—
  - (a) when an application for a copy has been rejected.
  - (b) when an application is withdrawn before a copy has been prepared.
  - (c) when for any reasons it is impossible to prepare the copy asked for.
  - (d) when an excess payment is made by mistake.
  - (e) when an applicant takes delivery of a copy personally and applies for refund of the registration charges already deposited.
- (ii) Refunds shall be made on form C.A.IX by the Copying Agent out of his imprest, which shall be recouped by means of a contingent bill from time to time as in the case of the permanent advance. The refund vouchers (C.A.IX) shall be prepared in all cases in which a refund is actually made either in person or by money order.
- 12. Copies other than those granted free of charge or for which special rates are leviable, shall be charged for as per scales laid down in the schedule;

#### Provided that;

- (i) in the case of an application for an urgent copy, an urgent fee of Rs. 2/- only will be levied for each copy and such fee also will be payable in advance in the form of court fee labels.
- (ii) in the case of applications seeking copies of exceptionally long orders, judgments or documents it shall be within the competence of the Deputy Commissioner or the Officer-in-Charge to fix special rates;

Provided further that in case the excess charge so levied is not paid at the time of delivery of the copy, the same shall without prejudice to other modes of recovery be recoverable as arrears of land revenue.

- 13. For copies of field maps, boundary maps, books, registers, plans and tabular work, a special fee shall be determined in each case by the Officer-in-Charge, which shall also be payable before delivery in the shape of court fee stamps. The special fee if any, chargeable in such cases will be determined with reference to the difficulty or intricacy involved in making out a copy.
- 14. Copies may be granted free of charge in respect of the following:—
  - (a) on the requisition of any court, civil, criminal or revenue, police, Government advocate, other Government departments provided that it is required for bonafide use of Government or the department concerned.

- (b) to a District Magistrate and a Superintendent of Police for the purposes of a trial or energy or investigation.
- (c) to heads of offices under the Civil or Military administration, their superior officers and heads of provincial or central departments for the purpose of any departmental enquiry concerning the conduct of a subordinate.
- (d) to any person entitled to them by an express provision of law.

15. In case of any doubt with regard to clauses (a) to (d) of rule 14, the matter shall be referred to the District Magistrate whose decision shall be final.

- 16. Except for special reasons to be recorded in the order authorising the issue of copy, no copy shall be granted;
  - (i) of official correspondence or reports and
  - (ii) of a document which is itself a copy.
  - (In the case of official correspondence or reports, an order for a copy shall not be made until the permission has been obtained from the competent authority concerned with such correspondence or report).
  - (iii) From records of pending cases/suits without the permission of the court concerned.
- 17. In cases in which an applicant desires to have more than one typed copy of a document, each copy shall be charged at full rates.
- 18. In cases where a copy application is received for securing copy of orders in cases/suits pending in courts or in cases where the file has not been consigned to the record room after final orders have been passed in the case, the application for copy may be presented before the Presiding Officer and he may cause the copy so applied for to be prepared and delivered by his own court staff or arrange to send the application along with relevant file to the Copying Agent the same day who will get the copy issued as if the application had been presented in the Copying Agency.
- (ii) To facilitate expeditious disposal of the copy applications, the Presiding Officers of all courts who have a stenographer or a steno-typist attached to them shall cause one or more spare copies of the order or judgment prepared according to the number of parties involved and shall specify the number so attached below the order or judgment under his own signatures. Spare copies of order or judgment attached to the file shall be noted in the index of the file as well and whenever such spare copies are utilized against applications for copies, an endorsement to that effect shall be made at the appropriate place on the index sheet;
- (iii) The District Magistrate without prejudice to the generality of the rules on the subject may issue such instructions as he may consider necessary for the proper implementation of this rule.
- 19. The court fee stamps affixed on the application and the folio must be cancelled and punched immediately on receipt in the Copying Agency. The fact that they have been so cancelled and proper entries regarding them have been made in form C.A.II must be noted by the Officer or official receiving the application for copy. In token of his having done so, he will initial column 18 against the entry concerned.
- 20. The Copying Agent shall maintain a register of copy applications in form C.A.II (specimen annexed). For copies supplied free of charge the word 'free' shall be entered in column 10 of the register against the entry and it should also be noted in the remarks column by whom the copy is wanted, e.g. Prisoner's application, District Magistrate, Inspector General of Police and so on. All applications for copies shall be entered in the register in form C.A.II as soon as they are received. Urgent applications shall be entered in red ink so as to distinguish them from ordinary applications.
- 21. If an application for a copy is found defective or does not contain sufficient information to enable the record to be traced, the nature and the extent of the deficiency shall be incorporated in a list which shall be pasted on the notice board of the Copying Agency. On the expiry of 15 days from the date of entry on the notice board the application shall, if the defect is not removed be rejected for default. The Officer-in-Charge shall see that no application is rejected by the Copying Agent on frivolous grounds;

In case an applicant has furnished necessary court fee stamps for postal delivery alongwith his application, he will be asked by post to remove the defect in his application within 15 days, otherwise the application will be liable to be rejected for default.

22. After entering all applications in the register in form C.A.II, they shall be handed over to the file fetchers on the same day to bring the records from the Record Room or from

the Jourts concerned. He will enter all such applications in his register in form C.A.VIII (specimen annexed). On receipt of record in the Copying Agency, the copying agent will make the applications for the preparation of copies to various copyists working under him.

23. The Copying Agent will distribute the work among the copyists each of whom will keep a record in a register in form C.A.III (specimen annexed) of the applications and records so received by him. This register will show day to day progress of each copyist and also whether he has done the work in a regular and systematic manner. A separate register in form C.A.IV (specimen annexed) shall also be maintained by each copyist regarding work done by him from day to day. day to day.

24. The Officer-in-Charge shall occasionally check the register and satisfy himself that they are being correctly maintained.

25. In case of urgent application for copies, the record must be made available to the Copying Agency the same day while in the case of ordinary application within the maximum period of 2 days exclusive of holidays.

a register in form C.A.VII (specimen annexed) to show all the records made over by them to the Copying Agency. The Record Keeper, Assistant Record Keeper and the court ahlmads shall enter the return of the record under their signatures in column 8 of the register. A fresh register shall be opened at the beginning of each year. The Record Keeper and the court ahlmad shall put up this register before the Officer-in-Charge or the Presiding Officer concerned once a month for passing orders in respect of the records which have been pending with the Copying Agency for more than one month. 26. The Record Keeper and the court ahlmads shall keep

27. Every copy of a proceedings in case shall be made with a heading containing the following particulars:—

- 1. Name and power of Presiding Officer;
- 2. Serial number, nature and year of the case;
- 3. Goshwara number, name of village/police station;
- 4. Name of parties.

28. (i) Urgent applications shall have priority over all ordinary applications. All applications shall be taken up of preparation of copies strictly in chronological order amongst its own category *i.e.* ordinary/urgent. Copy against urgent application should as far as possible be prepared within 3 days from the date of receipt and the one against ordinary application within 7 days.

(ii) If an applicant who has filed an ordinary application for copy desires that his application should be treated as urgent, he may so apply on an ordinary water mark paper affixing thereon court fee stamps of the value which would be chargeable in excess of that already affixed had the application been for urgent copy.

(iii) In the event of such an application being presented, the Copying Agent shall make a note in the remarks column of the form C.A.II against the entry of the original application indicating that the same has been converted into urgent application. He will also indicate in this column the serial application. number at which copy application has been re-entered as urgent application. In order that the serial number of the C.A.II may not mis-represent the actual number of copy application presented, it is necessary that whenever such an application is re-entered, it is given the serial number of the preceding application with a suffix A.

29. When a copy has been prepared, it shall be signed by the person who has prepared it. The examiner shall then examine and correct it if necessary, certify it to be true, stamp each sheet of the copy with the seal of Deputy Commissioner's Office and serially number its sheets. The court fee labels affixed on the copy shall be stamped with the word 'copy'. The Copying Agent himself shall carry out this procedure scrupplously. scrupulously.

Note.—"Copies shall be prepared on a stout paper except in cases in which copies are allowed on printed forms or are required to be issued on non-judicial impressed paper under Article 24 Schedule 1-A Indian Stamp Act, 1899."

30. A copy shall not be certified as a true copy unless it sets out the value of the court fee stamps.

31. (a) When a copy is ready for delivery, notice thereof shall be given in the prescribed form C.A.V. (specimen annexed) which shall forthwith be pasted on the notice board of the Copying Agency.

b) The Copying Agent shall endorse on the copy folio as well as on the back of application, the number of words, lines, the number of application, the date of the application, the date of pasting on the notice board, the date of delivery of the copy to the applicant and the amount of the copying fee paid. Care should be taken to see that there is no overwriting or cutting in the entries so made on the folio and on the back of the copy application and whenever it is unweighble to make any corrections, the cutting should be duly avoidable to make any corrections, the cutting should be duly attested by the Copying Agent.

(c) If the delivery of a copy is not taken by the applicant within 15 days from the date of pasting of the notice on the notice board, the order of the Officer-in-Charge shall be obtained for its destruction by tearing it into two portions length-wise, the first half portion being filed with the application and the other being destroyed.

(d) In the case of a copy where necessary court fee stamps have been furnished for postal delivery, the copy must be despatched within 3 days of its preparation and the date of despatch should be noted under the column indicating date of delivery both on the folio and on the back of copy application.

32. The notice in form C.A.V. shall be prepared in duplicate by using carbon and the office copy shall be preserved for a period of three months from the date of the pasting of the original.

33. The Copying Agent shall maintain and submit fortnightly to the Officer-in-Charge of the Copying Agency statement of copying work done in form C.A.VI, who shall scrutinize the same and pass such orders as may be necessary. This statement with the remarks/orders of the Officer-in-Charge shall then be submitted to the District Magistrate or Additional District Magistrate for orders.

34. (a) All applications disposed of in a single day shall form a separate file and will be arranged according to their serial number in bundles and shall be kept in bastas. All such files shall be destroyed in the process of the Committee of t such files shall be destroyed in the presence of the Copying Agent after the expiry of 3 years or after they have been audited by the auditors and objections raised, if any, have been settled.

(b) The court ahlmad will prepare a bundle of all disposed of applications after the close of every month and send the same to the Copying Agency. The Copying Agent or his assistant receiving such bundles shall check them and initial the entries regarding such applications in C.A.II maintained by the court clerk in token of their receipt. The register in torm C.A.II maintained by the court ahlmad shall also be deposited in the Copying Agency after the end of every year deposited in the Copying Agency after the end of every year and the Copying Agent shall keep both the registers and bundles of applications in his safe custody till such time as is prescribed in the foregoing rule.

35. All registers under these rules except the register in torm C.A.VI shall start from the 1st April each year and will close on the 31st March of the next year.

36. Any enquiry regarding his application by any applicant can be made from the enquiry clerk of the Copying Agency from 10 A.M. to 1 P.M. and 2 P.M. to 3 P.M. on all working

37. The Record Keeper shall recommend on the applications for a copy that a search ree or rupee one be imposed in a case in which an unreasonable amount of labour has to be undertaken in finding and tracing the record on account of the failure of the applicant to give correct particulars. The search fee shall be recovered in addition to the copying fee under orders of the Officer-in-Charge. The search fee so levied shall in any case be payable in the shape of court fee stamps before the delivery of the copy.

## "SCHEDULE"

(This schedule of fees shall be displayed on Notice Boards outside Copying Agencies, Court Rooms and Bar Rooms).

Rates of fees for copies whether in English or Urdu. Rs. nP.

- I. Revenue cases of Collector II Grade. Assistant 3.00 Judgment Decree (including grounds of appeal) 2.00
- 2. Revenue cases of Assistant Collector 1st Grade. 4.00 Judgment 2.00 Decree
- 3. Revenue cases higher than those of Assistant Collector. 6.00 Judgment Decree (including grounds of 2.00

appeal)

4. C	riminal judgments or orders	Rs. nP.	Charles Constitution	20.	Final order in execution and Rs. np.
(a) ]	First Class & Section 30 Magistrates	6.00			objection cases :— Upto one page 2.00
(b) S	Second & third class Magis-				More than one page 4.00
	trates	4.00		21.	Post Mortem report 2.00
	& revisional orders .	6.00		22.	(a) Report of officers in Lambardari, Zaildari,
	First Information Report .	1.50			Chaukidari, Maufi, Criminal & Civil Cases if allowed :—
6. (	a) Each deposition or plaint, etc., up to 10 pages	2.00			
	(b) Each deposition or plaint, etc., exceeding 10 pages	1:00	(Extra per page		Others 4.00
	cic., checcoming to pages	1 00	exceeding 10 pages)		(b) Reports of Tehsildars proposing modes of parti-
(4	c) Copies of grounds of appeal		pages		tion in partition cases . 4.00
	only and not of decrees (including grounds of		2193	23.	Bahi transliterations :
	appeal)	2.00			Upto 2 pages 2.00
7. (	(a) Unattested copies of depositions where there				Above two pages 8.00
	is stenographer and application is made before		(Par deposition	24.	Khasra Khana Shumari in
	hand	0.50	(Per deposition upto 4 pages)		Hindi or Urdu . 1.50
(	<ul> <li>b) Unattested copies of de- positions when application</li> </ul>			25.	. Rivaj-i-Am 2.00
	is not made before hand or where there is no steno-			26.	. Fard for hidding 2.00
	grapher	1,00	Do.	27.	Register Am
	c) Unattested copies when the copy exceeds 4 pages	. 0.12	(Extra per page exceeding 4	29.	Register of Stamps
			pages)	31.	. Warrant of arrest
No	TE :-One-fourth of the fee	so realized	shall be paid to	33	. Warrant for possession
	the court stenographers	concerne	<b>a.</b>	35	. Warrant for search
8.	Contested mutations including a geneological table and			37	Notices
	shajra of fields	4.00		38 39	Post Cards
9-	Uncontested mutations includ- ing geneological table and			40 41	. Darkhawast Itlai
	shajra of fields	2.00		42 43	
10.	Khasra Paimaish .	. 0.03	Per Khasra number subject		
			to minimum of 75 nP., the		
			amount to be calculated to the	44	Report of process server
			nearest anna (0.06nP.)	46	Field Kanugoes report Talbana
II.	Khatauni Paimaish	0.25	Per Khasra sub_	48	3. Receipts
			ject to a mini_ mum of 75 nP.	50	o. Issues
12.	Parcha Tasdiq	3.00		52	Inspection Notes
				54	3. Fard Huna 4. Fard Jama Talashi
	The stable and			56	Charge Sheet
13.	Plans, pedigree table and musavi akas and other misc		Fees will be asses-	58	7. Finger Print Bureau's report 3. List of witnesses
	papers		sed by the		o. Misal hissa khashi (for each } 1.25 separate copy).
			Officer-in-Char- ge of the	60	o. Statement in muafi cases proclamation notices .
			Copying Agency. Appeal against		r. Rent Deed
	A STATE OF THE REAL PROPERTY.		the sum so asses- sed shall lie to	64	3. Auction Certificate
1	in Deligating Chile Transitio		the Collector whose decision	65	Copy of will Deed Deed of agreement of Partner-
			shall be final.		ship. Office reports in execution cases
14.	Letters	. 1.50			& objection cases  Tankih Muzarain
15.	Awards :	18-5			
	(a) Agreement for reference to	0 1.00	See E Kills	69	(a) Sharat Wajib-ul-arz . 1.25 (Upto 3 pages) (b) If the copy exceeds 3 pages . 0.50 (Extra per page
	arbitration (b) In suits and land acquisition	a			(b) If the copy exceeds 3 pages .  exceeding 3 pages)
	fields	6.00			Pro-
	(c) Private awards .  Registered bonds .	2.00			
16.	Mortgage and sale deeds	2.00		70	Naqsha Chahat 1.25
17.	Compromise deeds	2.00	The state of the s	71	(a) All Misc. copies not in-
19.	1' - O-d				cluded in above
	Upto one page	1.00		72	Fard Kharcha and Naqsha in partition cases . 1.25
	More than one page .	4.00			

73. (i) Copies of order involving first appointment or promorion or dismissal

When passed by a Chief Commissioner . . .

4.00

2.00

Notes:—(i) The Charges shown against items 6 and 7 shall also apply to copies supplied in departmental inquiries.

- (ii) For additional charges for search fees reference be made to rule
- (iii) If two English type-written copies of a document are asked for, urgent fee should be charged only on one copy. If the copies asked for are from three to four, urgent fee should be charged on two copies and so on. In case of Urdu (Vernacular) script urgent fee should be chrged for each copy. A remark to to this effect should invariably be made in the remarks column of register C.A.2.

S. G. BOSE MULLICK, Deputy Commissioner, Delhi.

Delhi, the 4th January 1962

No. F.20(8)/60-Judl.—In pursuance of the provisions of sections 6 and 9 of the Indian Christian Marriage Act, 1872 (XV of 1872), the Chief Commissioner, Delhi is pleased to grant a license to Revd. Geoffrey Grose, the Minister of Free Church, New Delhi to solemnise marriages within the Union Territory of Delhi and to grant Certificate of marriage between Indian Christians.

This notification shall take effect from 21st January, 1962 from which date the license granted to Shri J. S. Moon vide notification No. F.20 (1) /57-Judl. (ii), dated the 21st May, 1957 shall stand revoked shall stand revoked.

By Order of the Chief Commissioner,

R. K. BAWEJA,

Secretary (Law and Judicial), Delhi Administration, Delhi.

#### Delhi, the 5th January 1962

No. F.12/186/59-Transport.—In exercise of the powers conferred by section 60 of the Motor Vehicles Act, 1939, the Chief Commissioner, Delhi, is pleased to make, after previous publication, the following rules further to amend the Delhi Motor Vehicle Rules, 1940:—

#### RULES

Short Title.-These rules may be called the Delhi Motor Vehicles (22nd Amendment) Rules, 1961.

Amendment of rule 4.18.-In sub-rule (2) of rule 4.18 of the Delhi Motor Vehicles Rules, 1940 (thereinafter referred to as "the said rules"), in clause (c), the letter and brackets "(i)" and sub-clause (ii) shall be omitted.

Amendment of rule 4.38.—In rule 4.38 of the said Rules, the following clause shall be added, after clause (xv):-

(xvi) "shall not act as a guide to any passenger or a tourt for any shop-keeper.'

No. F.12/38/57-61/Transport.—In exercise of the powers conferred by clause (L) of sub-section (2) of section 68 of the Motor Vehicles Act, 1939, the Chief Commissioner, Delhi is after previous publication, the following pleased to make, after previous publication, the f rules, further to amend the Delhi Motor Vehicles Rules. 1940 :-

#### RULES

- 1. Short Title.-These rules may be called the Delhi Motor Vehicles (4th Amendment) Rules, 1961.
- 2. Amendment of rule 4.39.-In the Delhi Motor Vehicles Rules, 1940,-
  - (a) rule 4.39 shall be re-numbered as sub-rule (1) thereof and in sub-rule (1) as so re-numbered, for the words "one month" wherever they occur, the word and figure "72 hours" shall be substituted, and
  - (b) after sub-rule (1) as so re-numbered, the following sub-rule shall be added, namely:—
    - "(2) Nothing in this rule shall apply in the case of buses of the Delhi Transport Undertaking of the Municipal Corporation of Delhi for so long as the Delhi Transport Undertaking follows the provisions of the Delhi Road Transport Authority (period of Disposal of Unclaimed Articles) Regulations 1054" tions, 1954."

Delhi, the 6th January 1962

No. F.12(137)/58-61-Transport.—In exercise of the powers conferred by section 44 of the Motor Vehicles Act, 1939, and in supersession of his Notification No. F.12(137)/58-61-Transport dated the 9th December, 1961, the Chief Commissioner, Delhi is pleased to re-constitute, for the Union Territory of Delhi, the State Transport Authority to exercise and discharge the powers and functions specified in sub-section (3) of the said section, and to appoint the following persons as Chairman and members thereof: man and members thereof:-

#### Chairman

Shri R. K. Baweja, Secretary, Law and Judicial, Delhi Administration.

#### Official Members

- 1. Superintendent of Police, Traffic Delhi.
- 2. State Motor Transport Controller, Delhi.
- 3. Shri Tej Bir S. Khanna, Traffic and Transport Consultant, Delhi Administration, Delhi.

#### Non-official Members

- 1. Shri R. C. Aggarwal,
- 2. Shri V. S. Ahuja,
- 3. Shri Raghvendra Singh.
- 2. It is notified for general information that as no Regional Transport Authority is to be constituted for the Union Territory of Delhi, the State Transport Authority, Delhi will under clause (b) of sub-section (3) of section 44 of the said Act perform all the duties of the Regional Transport Authority.

By Order,

K. M. L. GUPTA,

Under Secretary (Transport) Delhi Administration, Delhi.

#### Delhi, the 5th January 1962

No. F.14/25/61-Lab.—Whereas in the opinion of the Chief Commissioner, Delhi, the rules of the provident fund of M/S Glaxo Laboratories (India) Private Ltd., 5 and 6/4-B, Asaf Ali Road, D.A.G., Extension, New Delhi with respect to the rate of contribution are not less favourable than those specified in section 6 of the Employees' Provident Funds Act, 1952, and the employees are also in enjoyment of other provident fund benefits which on the whole are not less favourable to the employees than the benefits provided under the said Act.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 17 of the said Act, read with the noti-Fig. 17 of section 17 of the said Act, feat with the hotel fication of the Government of India, Ministry of Labour, No. PFII-11(49)/59, dated the 22nd April, 1960, the Chief Commissioner is pleased to exempt with effect from 31st December, 1959 the said M/s Glaxo Laboratories (India) Private Ltd., 5 and 6/4-B, Asaf Ali Road, D.A.G., Extension, New Delhi, from the operation of the Employees' Provident Funds Scheme 1959 framed under the said Act, subject to the conditions 1952 framed under the said Act, subject to the conditions specified in the Schedule hereto annexed, which are in addition to those mentioned in the said sub-section (1).

## SCHEDULE

- 1. Every establishment shall have a provident fund scheme in force the rules of which with respect to the rates of con-tribution shall not be less favourable than those specified in section 6 of the Act and the employees shall also be in enjoyment of other provident fund benefits which on the whole shall not be less favourable to the employees than the benefits provided under the Act and these rules shall be followed in all respects.
- 2. The employer shall within three months of the date of publication of this notification, amend the constitution of the Provident Fund maintained in respect of the establishment in regard to the following matters, namely:-
  - (a) The Provident Fund shall vest in a Board of Trustees and there shall be a valid instrument in writing, which adequately safeguards the interests of the employees and such instruments shall be duly registered under section 5 of the Indian Trusts Act, 1882;
  - (b) the Board of Trustees shall consist of an equal number of representatives of the employees and the employer and all questions before the Board shall be decided by a majority of votes;
  - (c) the employer shall nominate one of his representa-tives on the Board as the Chairman who may exercise a casting vote if so provided under the rules of the establishment. Where a casting vote is exercised or where no casting vote is exercised but the opinion of

the representatives is equally divided, the matter shall be referred to the Regional Provident Fund Commis-sioner or the State Provident Fund Commissioner appointed under the said Scheme (hereinafter referred to as the Regional/State Commissioner) within whose jurisdication the establishment to which the matter relates is situated and whose decision in the matter shall be final.

- 3. The Provident Fund rules shall not be amended except with the previous approval of the Regional/State Commissioner. Where any amendment affects the interests of the employees before giving his approval, the Regional/State Commissioner shall give a reasonable opportunity to the employees to explain their point of view.
- 4. (a) The employer shall maintain accounts of the Provident Fund in such manner and submit such returns to the Regional/State Commissioner as the Delhi Administration, may, from time to time direct.
- (b) The employer shall furnish to the Regional/State Commissioner such accounts relating to the Provident Fund of the establishment as the Central Provident Fund Commissioner may prescribe from time to time. He shall also furnish an annual statement of account or a pass book, in such forms as may be approved to each subscriber who, but for the exemption, would have been a member of the Fund established under the Employees' Provident Funds Scheme, 1952.
- (c) The employer shall make all investment of accumulations (c) The employer shall make all investment of accumulations accruing after the date of exemption in securities of the Central Government. The reinvestment or conversion of securities on maturity shall also be in the securities of the Central Government. The employer shall formulate a procedure for prompt investment of provident fund moneys and shall get it approved from the concerned Regional/State Commissioner.
- 5. The employer shall afford such facilities for inspection of the accounts of the Provident Fund as the Regional/State Commissioner may from time to time specify.
- 6. All expenses involved in the administration of the Provident Fund Scheme including the maintenance of accounts submission of accounts and returns, transfer of accumulations and payment of inspection charges shall be borne by the employer.
- 7. The employer shall display on the notice board of his establishment in English, a copy of the approved rules and the translation of sallent points of the rules in the language of the majority of the workers, respectively.
- 8. The employer shall within 3 months of the date of publication of this notification transfer to the Board of Trustees the accumulations standing to the credit of the employees who but for the exemption would have been members of the Statutory Fund.
- 9. When the Fund is wound up or exemption of the establishment is cancelled, accumulations standing to the credit of the employees who, but for the exemption, would have been members of the Statutory Fund shall be transferred to that Fund as soon as possible and, in any case, not later than 30 days in the case of cash in hand or bank together with a statement or statements as may be required by the Regional/ State Commissioner.

- 10. The employer shall accept the past provident 10. The employer shall accept the past provident fund accumulations of an employee who is already a member of the Employees' Provident Fund or an exempted fund and who obtains employment in his establishment. Such an employee shall immediately be admitted as a member of the establishments Provident Fund. His accumulations which shall be transferred within 3 months of his joining the establishment shall be credited to his account lishment shall be credited to his account.
- 11. The employer shall provide for nomination in his provident fund rules in accordance with the provisions contained in paragraph 61 of the Employees' Provident Funds Scheme,
- 12. The amount of contributions shall be calculated to the nearest quarter of a rupee; that is, 12-5 naye paise or more shall be counted as the next higher quarter of a rupee and fractions of a rupee less than 12.5 naye paise shall be ignored. The amounts of inspection charges and damages shall be calculated to the nearest 5 naye paise; that is, 2.5 naye paise or more shall be counted as 5 naye paise and any amount less than 2.5. naye paise shall be ignored.
- 13. On all repayable loans granted by the establishment interest shall be charged at the rate of 4½ or one per cent above the rate allowed on the balance to the credit of the members whichever is higher.
- 14. The employer shall pay to the Regional/State Commissioner inspection charges payable, failing which damages shall be paid at a rate fixed by the Central Government from time to time.
- 15. The Delhi Administration reserve the right to impose such further conditions as may be deemed necessary in the interests of the employees in the establishment.
- 16. Exemption granted by this notification is liable to be withdrawn by the Delhi Administration for breach of any of the aforesaid conditions or for any other sufficient cause which may be considered appropriate.

## Delhi, the 6th January 1962

No. F.18(2)/61-Lab.(i).-In exercise of the powers conferred (XXXIV of 1948), the Chief Commissioner, Delhi, is pleased to grant exemption to the Sanitary Store, Work-shop of the New Delhi Municipal Committee, from the operation of the said Act for a further period of one year with effect from the 7th Ianuary, 1962. the 7th January, 1962.

No. F.18(2)/61-Lab.(ii).—In exercise of the powers conferred by section 90 of the Employees' State Insurance Act, 1948 (XXXIV of 1948), the Chief Commissioner, Delhi, is pleased to grant exemption to the workshops of the Delhi Water Works and Sewage Disposal Work from the operation of the said Act for a further period of one year with effect from the 7th January, 1962.

By Order,

L. S. TITUS,

Secretary (Labour), Delhi Administration, Delhi-

Delhi the 9th January, 1962.

No. F. 2(7)/81- Industries:—The following is published for General information:—

List of Licences issued under the Industries (Development and Regulation) Act, 1951—For the week ending 2nd December, 1961.

Name and full address of the undertaking (and location)

Articles of manufacture and capacity (and type of licence i.e. (NU/SE/COB/Shifting)

Licence number and date

SCH. IND. No. 1A(3)—IRON AND STEEL CASTINGS AND FORGINGS

1. R. K. Industries, No. 144, Cotton Street, Cast Iron Castings 3180 tons p.a. on single shift basis. L/1A(3)'41'61-EI(M) (S.E.) 31-10-61

# SCH. IND. No. 1A(5)—IRON AND STEEL PIPES

2. The Indian Rayon Corporation Ltd., United Bank of India Building, 2nd Floor, Sir Pherozshah Mehta Road, Bombay-I.

Helical Welded Pipes (exceeding 20' dia)=8,400 tons L/1A(5) 10'61EI(M)
p.a. on two shift basis.

(N.U.)

	3/4" · · · · · · · · · · · · · · · · · · ·			(N.L	).) :	· · (0	n singl	9,000 7,000 2,000 2,000 e shift)	
15. Meameco Ltd., 4, Clive Row, Calcutta-1 (W. Bengal)	I	tems			-	×		city p.a.	L/15(1)/51/EEI/61 9-11-61
	Flame-proof	f lighti lighti	ing fit ng Tr	tings ansfor	rmers		-	Nos. 36,000 1,800 nift)	

-				
16	SCHD. IND. No. 17  Anandlal Hiralal, Paradise, Station Road Baroda (Gujarat)	—Mathematical, Surveying & Drawing Inst , Slide Rules 60,000 Nos. p.a. (N.U.) on single shift	RUMENTS	L/17(5)/61-LEI(A) 23-11-61
	Scho. Ind. No	. 19(1)—Inorganic Heavy Chemicals		
17	M/s J.K. Chemicals Ltd., J.K. Building Dougall Road, Ballard Estate, Bombay- (Maharashtra)	, Items (	Capacity Annual)	L/19(1)/59/SE/ch I/61 3-11-61
		Caustic Soda Chlorine Hydrochloric acid (33%) Zinc Chloride Liquid Sulphur Dioxide Sodium Hydrosulphite Natrium Sulphoxylate (S.E.)	Tons 6,600 5,600 19,074 275 275 2,904 1,650	
18	Atul Products Ltd., P.O. Atul, Western Rail way, Distt. Surat. (Gujarat)		(Annual)	L/19(1)/60/SE/Chl/61 20-11-61
		Sulphuric Acid	Tons 4,950 825 825	
		Oleum (20-30%)	4,125 825	
19.	Shri J.N. Iyer, 321, C-Deodhar Road, Matunga, Bombay-19 (Maharashtra)	Potassium Permanganate 600 tons per annum. (N.U.)		L/19(1) 61/NU/Chl/61 20-11-61
	SCHD. IND. No. 19(3		Снеміс	ALS
20.	Tata Chemicals Ltd., Bombay House, 24, Bruce Street, Fort, Bombay (Maharashtra)	Bezaldehyde 12 Tons p.a. on continuous working (N.A.)	g.	L/19(3)/3/61-ChII 16-11-61
	Schd. Ind. No	O. 19(13)—SIZING MATERIALS INCLUDING STAR	СН	
21.	Shri E. Jagan Philipose, Mankott Coir Industries, Alleppey, (Kerala)	Tapioca Starch 2040 tons p.a. N.U.	-	L/19(13)/2/61/ChII 1-11-61
	Sch	D. IND. No. 22—Drugs and Pharmaceuticals		
22.	Smith Stanistrect & Co.Ltd., 18, Convent Road, Calcutta-14 (W. Bengal)	Caffeine 4,236 kilos p.a. (S.E.)		L/22/95/61ChIII 23-11-61
23.	Aditya Textile Industries (P) Ltd., Navsari Chambers, 3rd Floor, Outram Road, Fort, Bombay-1 (Maharashtra)	Processing (excluding printing) of cotton fabric yards per month.  Processing (excluding printing) of cotton cordur yards per month.  (N.U.)		L/23(1)/157/61Tex(B) 23-11-61
24.	The Azam Jahi Mills Ltd., 159 Gunfoundry Road, Hyderabad (Andhra Pradesh)	Installed capacity of 6,000 Spindles of cotton yarrannum.  (S.E.)	n per	L/231/159/61/TexB 30-11-61
25.	Sree Akkamamba Textiles Ltd., Vankat- arayapuram, Tanuku, West Goddaveri District (Tanuku) (Andhra Pradesh)		L	./23(1)/160/61/TexB 30-11-61
26.	Sarvaraya Textile Ltd., Beach Road, Kaki- nada. (Andhra Pradesh)	Cotton yarn 6,000 spindles per annum (S.E.)		L/23(1)/161/61/TexB 30-11-61
27.	The Hemlatha Textile Ltd., "Ralli House", 320 Linghi Chetty Street, Madras (Andhra Pradesh)	Cotton Yarn 6,000 spindles per annum (S.E.)		L/23(1)/162/61/TexB 30-11-61
		SCHD. IND. No. 25—SUGAR		
28.	Shri B. Saya Reddy, President, M/s The Nizamabad Coop. Sugar Factory Ltd., Nizamabad (Andhra Pradesh)	Installed crushing capacity of 1,000 tons of sugard day.  (N.U.)	cane per	L/25/N-77/61 27-11-61
	SCHD. IN	D. No. 27(5)—OTHER PROCESSED FOODS		
29.	Macker Pillay & Sons (P) Ltd., Post Box No. 13, Alwaye (Kerala State)			L/27/5/7/61/ChII 23-10-61
30.	New Deal Industries Ltd., Pulur Irinjala- kuda (Kerala)	Cashew Kernels 1,200 tons in terms of raw nuts p. (C.O.B.)	.a.	L/27/5/8/61/ChII 9-11-61
	SCHD. IND. N	O. 23(1)VEGETABLE OILS		
31.	Omrao Industrial Corporation Private Ltd., 123/391, Fazalganj, Mill Area, Kanpur (U.P.)	Vegetable oil from oil-cakes by Solvent extraction cess 100 tons of oil cakes per day.	pro- L	/23(1)/11/61-Ch II 1-11-61.
		(S.E.)		

38

L/28(2)/N-13/61 30-11-61

17. Indian Rubber Manufacturers Ltd., Lyons Range, Calcutta-1 (W. Bengal). 4, Printers Blanket—2,40,000 sq. ft. p.a. (N.A.)

L/30(4)/13/61 ChIV 6-11-61 per annum

Oriental Rubber Industries (P) Ltd., P.B. Conveyor Belting (72" width)
No. 1888, United Bank of India Bldg.,
6th Floor, Sir P. M. Road, Fort, Bombay-I. (Maharashtra).

(S.E.)

600 tons 1,20,000 ft. or L/30(4)/6/LEI(B)/61 9-12-61

SCHD. IND. No. 36(4)—MISCELLANEOUS (TIMBER PRODUCTS)

19. Indian Plywood Mfg. Co. 9, Wallace Street, Fort, Post Box No. 1175, Bombay-1. (Bhopal, Madhya Pradesh).

Densified wood of all types including compregnated wood, impregnated wood, compressed wood, high pressure wood and other laminates 1,200 tons p.a. on single shift. (N.U.)

L/36(4)/36/Ch. IV/61 16-10-61

3

3

1

SCHD. IND. No. 30(3)-FOOTWEAR L/30(3)/4/61-Ch IV Road, Gum boots and shoes-42,00,000 pair per annum on Shri S. C. Bose, 33, Pochkhanawala Roac Bombay-18 (Vishakhapatnam, Andhra 21-11-61 single shit. Pradesh). Footwear with micro collulose rubber soles and chappals and fancy articles not using leather components-18,00,000 pairs on single shift. (N.U.) SCHD. IND. No. 33(4)—GLASS WOOL L/33(4)/2/61-Ch II 33. Fibreglass Ltd., C/o. M/s, The Bombay Co.
(P) Ltd., 9, Wallace Street, Bombay-1 21-11-61 (P) Ltd., 9, Wallace Stree (Maharashtra) (W. Bengal). Location Annual capacity Item ist stage (a) Insulations Wool Glass Textiles: 833 tons 1st stage 200 tons Maharashtra and stage 400 tons 3rd stage 600 tons 600 tons Staple Tissue 1st stage 75 tons W. Bengal and stage (b) Insulation Wool (c) Insulation Wool 833 tons South India and stage 833 tons (N.U.) SCHD. IND. No. 35(1)-PORTLAND CEMENT A.K. Cements, 'Gokul' Gowliguda Chaman, 167, 620 tonnes of portland cement per annum. Hyderabad Dn. (Andhra Pradesh). (N.U.) L/35(1)/18/61-Cement 27-11-61 SCHD. IND. No. 36(1)-PLYWOOD Capacity per annum L/36(1)/38/61 Ch IV Chipboard  $\frac{7}{7} \cdot 5$  million sq. ft. on single shift. Commercial Plywood  $4 \cdot 5$  million sq. ft. on single shit. (N.U.) Fowler & Co., 7, Hastings Street, Calcutta. (Nogte Timber Co. Ltd., Borduria, Tehsil 13-11-61 Namsang, NEFA). Statement showing the changes in the names of the Owner Undertaking effected during the Week ending 2nd December, 1961 owner/ The name of original owner/the original name of the The name of new Licence No. and date The new name of undertaking. undertaking The Simco Meters M/s. The Madras Meters and Measuring Instruments I. L/15(1)/N-7/57 Ltd.

Ltd.

M/s. The Hindustan Vacuum Glass & Metal Industr- The Hindustan Vacuum Glass Ltd. 28-9-59 L/L/37/330/55 & Metal Industries Ltd. ies Private Ltd. L/33(6) 11 22-I-55 L/33(1)/N-25/59 22-I2-59 Do. Do. M/s. Kusum Wool and Woollens, Proprietors: M/s. Kusum Hosier M/s. Kusum Hosiery Mills Ltd. L/10(c)/330/56 13-2-60. Hosiery Mills Ltd. List of Licences issued under the Industries (Development and Regulation) Act, 1951—For the week ending 9th December, 1961. Articles of manufacture and capacity (and type of licence i.e., NU/SE/NA/COB/Shifting.) Licence number Name and full address of the undertaking and date (and location)

2

SCHD. IND. No. 1A(3)—IRON & STEEL CASTINGS & FORGINGS

elhi Modern Foundries, Hauz Qazi, Opposite Police Station, Delhi-6 (Ghazia-L/1A (3)/44/61EI (M) Grey Iron Castings 12,000 tons per annum on single Oazi. Delhi Modern shift. 17-11-61 (N.U.)

1

- Cast Iron Castings 3,000 tons per annum on single L/1A(3)/36/61-EI(M) Bharat Steel Industries, P.O. Bilthra Road, 31-10-61 Distt. Ballia (U.P.) shift. (N.U.)
- L/1A (3)/45/61EI (M) 21-11-61 C. K. Industries Ltd., 21, Borach Street, Power Presses 24 Nos. p.a. on single shift. Automobile Components 15 tons per annum on single shift.
  (N.A.) Bombay-9 (Maharashtra).

of

Statement showing the changes in the name	s of the owner/undertaking effected d	uring the week ending 9th December, 1961
Licence No. and date The name of or	riginal owner/the original name of Undertaking	the The name of new owner/the new name Undertaking
L/7(5)/N-21/58 M/s. Addison & 6-11-58	Co. (Private) Ltd., Madras	M/s. Addison & Co. Ltd., Madras.
L/1A (5)/11/MEI/60 M/s. Pipes & Tu 20-8-61.	bes Ltd., Pollachi	M/s. Shakti Pipes Ltd., Pollachi.
List of Licences issued under the Industr	ies (Development and Regulation) Act	, 1951→For the week ending 16th December, 1961
Name and full address of the undertaking (and location)	Articles of manufacture and cap i.e. NU/SE/NA/CO	pacity (and type of licence Licence number and date
	2	3
Schd. Ind. No. 5(1)—Electric	AL EQUIPMENT—EQUIPMENT FOR	Generation, Transmission etc.
<ol> <li>Gautam Shantilal Nanavaty, "Vinod Villa", Kochrab, Ahmedabad-6. (Ahmedabad, Gujarat).</li> </ol>	Item  1. Electric Capacitors for pow factor correcting  2. Capacitors for Fractional H Motors  (N.U.)	. 48,000 KVAR L/5(1)-49/EEI/61
Schd. Ind. No. 6(4)—7	ELECOMMUNICATIONS—RADIO REC	COVERIES ETC.
2. P. A. Bhat & Co., Post Box 7006, Bombay- 28. (Goregaon—Bombay Maharashtra).	Item	Annual capacity on single shift basis
	<ol> <li>Carbon Resistors (Pyrolytic-cked)</li> <li>Styroflex Capacitors . (N.U.)</li> </ol>	cra- 12·0 Nos. Mil- L/6(4)—43/EEI/61 lion Nos. 1-12-61 . 7·2 Millions Nos.
Some Ive No. 50	)—Automobiles—Motor Cars et	C.
3. Teksons Private Ltd., Modi Chambers,	Item	Annual installed
Bombay-4. (Maharashtra).	I, Brake and Vaccum Hoses .	capacity . 15000 Nos. L/7(5)/86/61-A.E.I. About 6,500 12-12-61 meters in len-
	2. High Pressure Hydraulic Hoses (N.A.)	gth 1000 Nos. About 2,000 metres in length.
SCHD. IND. No. 8B(2)—GENERAL ITEMS	OF MACHINERY USED IN SEVERAL I	NDUSTRIES—CONVEYING EQUIPMENT ETC.
4. International Equipment Corporation (P) Ltd., 21, Sundar Nagar, New Delhi. (Lingampalli Hyderabad, Andhra Pradesh).	Electric Hoist Blocks (500 to 5000 Kg. lifting capacit (N.U.)	. 600 Nos. p.a. N-8B(8)/22/MEI/61 ty). (on single shift 29-11-61 basis)
	2(2)—HAND TOOLS, SMALL TOOLS	S AND THE LIKE
5. Bhavanidas Gangadas & Co. (P) Ltd., 233-35 Samuel Street, Vadgadi, Bombay-3. (Greater Bombay, Maharashtra).	(i) D.E. Nut Spanners (ii) Combination Pliers (iii) Hand Hammers (iv) Screw drivers	Capacity will be determined one year 5-12-61 after the undertaking goes into production.
SCHD. IND. No. 15	(1)—Industrial Instruments—El	ECTRICITY METRES
	Item	Capacity p.a.
6. Asian Traders (P) Ltd., Kamani Chambers, Nicol Road, Ballard Estate, Fort, Bombay. (Bombay, Maharashtra).	meters and measuring instru- ments	(on single shift basis) 0.75/1.0 million Nos. initially 1.8 L/15(1)—25/EEI/61 million Nos. finally. 0.75/1.0 million
	(N.U.)	Nos. initially, 1-8 million Nos. finally.
Schd. Ind. No. 15(3)-	-INDUSTRIAL INSTRUMENTS-WEIGH	
7. International Equipment Corporation Private Limited, 21, Sundar Nagar, New Delhi (Lingampalli, Hyderabad, Andhra Pradesh).	chines (Platform type) Cat. No. 1101 & 3401—Capacity 100 kgs—2,000 kgs. (ii) Automatic Portable Weighing Machines (Cubic type) Cat. No. 1001/11/6kgs Capacity 6 kgs.—120 kgs.	Rs. 18·50 lakhs per annum. This capacity will be achieved strictly in accordance with the phased programme set out in the firm's letter to the Deputy Development Officer of the Development Wing of this Ministry.
	(iii) Automatic Portable Weighing Cat. No. 1000-Capacity 6 Kgs.—	g (Platform type)

(iv) Automatic Counter Weighing Machines Cat. No. 401—Capacity 2 kgs.—20 kgs. (N.U.)

SCHD. ]	IND.	No.	18(1)—INORGANIC	FERTILISERS
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8.	J. K. Chemicals Ltd., J. K. Building, Dou-
	gall Road, Ballard Estate-Bombay-1.
	(Bombay, Maharasthra).

L/18(1)/14/61-Ferts. 4,500 Tons p.m. Sulphuric Acid
Triple Superphosphate 42/46% PO 25 .
(S.E.) 3,000 Tons p.m.

SCHD. IND. No. 19(1)—INORGANIC HEAVY CHEMICALS

Shri C. H. Bhabha, Central Bank Building, Mahatma Gandhi Road, Fort, Bombay-(Bombay district, Maharashtra).

Furnace type carbon black (N. U.)

L/19(1)/61-CHEM. IV 29-11-61.

13,600 Tons p.a.

50 Kgs.

p.m.

SCHD. IND. No. 22-DRUGS AND PHARMACEUTICALS

Bengal Chemical & Pharmaceutical Works Ltd., 6, Ganesh Chander Avenue, Cal-(Calcutta, West Bengal).

Chlorpropamide (N.A.)

L/22/98/61/CH.III 9-12-61.

SCHD. IND. No. 24(1)—PAPER-WRITING, PRINTING AND WRAPPING

The Card Board Box Manufacturing Co., 38, Colootola Street, Calcutta—7. (Shan-38, Colootola Street, Calcutta-7 khanagar, Dingalhat, District Hooghly, West Bengal.)

(i) Liner paper, Straw paper M. G. pressing and Brown wrapping paper (ii) Pulp (N.U.)

L/24(1)(69)/61-CH(1) 9-12-61.

onthly capacity in Kilograms (on three

3,000 Tons p.a. 3,000 Tons p.a.

Monthly

shift basis). L/27/1/N-6-61 9-12-61.

# SCHD. IND. No. 27(1)—FOOD PROCESSING INDUSTRIES—CANNED FRUITS AND FRUIT PRODUCTS

Hindustan Lever Ltd., Scindia House, Ballard Estate, Bombay—1. (Ghaziabad, Uttar Pradesh).

	enyarate	ed Spinach .			8	800
2.	>>	Carrot .				800
3.	22	Cauliflowers				800
4.	22	Beans .			1.00	800
5.	22	Potatoes .	4			800
6.	>>	Ladies Finger	s	•	200	800
7.	23	Onions				800
	(N.A.)					

SCHD. IND. No. 36(1)—TIMBER PRODUCTS—PLYWOOD

Jayshree Plywoods, Prop. M/s. Jay Shree Tea & Industries Ltd., India Exchange, Calcutta—1 (Kharda, Calcutta, West Bengal).

Plywood (same installed capacity as it had before shifting).
Shifting (Change of location from 20, Canal East Road, Calcutta to Kharda, Calcutta).

L/36(1)/37/Chem. IV/61. 28-10-61.

By order,

L. I. PARIJA,

Secretary (Industries), Delhi Administration, Delhi.

#### Delhi, the 10th January, 1962

No. F.15(60)/61-LSG.—Whereas at the request of the Commissioner, Municipal Corporation of Delhi, made under Section 199 of the Delhi Municipal Corporation Act, 1957, read with notification of the Government of India, Ministry of Home Affairs No. 37/40/59-Delhi, dated 2nd December, 1959, it appears to the Chief Commissioner, Delhi that land is likely to be required to be taken by Government at the expense of the Municipal Corporation for a public purpose, namely, for the construction of Municipal Market at Shahdara, it is hereby notified that the land in the locality described below is likely to be required for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, to all whom it may

In exercise of the powers conferred by the aforesaid section, the Chief Commissioner is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other Acts, required or permitted by that section.

Any person interested, who has any objections to the acquisition of any land in the locality, may within 30 days of the publication of the notification, file an objection in writing before the Collector of Delhi.

#### SPECIFICATION

Name of District Village	Total Area	Field Nos. or Boundaries
Chardrawali Delhi. Alias Shahdara	Big. Bis.	1129/1072/1, 1130/1072/1, 1131/1072/2, 1332/1072, 1133/1072/1/1,1133/1072/2/1, 1135/1072/3.

By order,

JAGMOHAN,

Deputy Housing Commissioner Delhi Administration, Delhi.

#### ORDER

Delhi, the 2nd January 1962

No. P/95/Genl./59-Misc.(M).—Whereas information has been laid before me that the Scheduled Caste Certificates dated the 12th September, 1955, and the 6th November, 1959, issued in favour of Shri Prem Prakash son of Shri Kidar Nath, resident of 86/F, Outram Lines, Kingsway Camp, Delhi, were on the basis of false information supplied by him;

And whereas I am satisfied that the said certificates were not based upon genuine information.

I, Manohar Keshav, Additional District Magistrate, Delhi, do hereby order the cancellation of the said certificates.

Any use of the said certificates or attested copies thereof by said Shri Prem Prakash shall be void and all benefits enjoyed by the use thereof were unwarranted. The appropriate authorities shall be at liberty to withdraw those benefits as a result of the cancellation of the said certificates.

By Order,

MANOHAR KESHAV,

Addl. District Magistrate, Delhi Administration, Delhi.

#### ORDERS

Delhi, the 3rd January 1962

No. F.8(86)/61-F&CS.—In pursuance of the provisions of clause 5 of the Delhi Bricks (Distribution, Sale, Movement and Price) Control Order, 1961, the Director of Food and Civil Supplies, Delhi is pleased to authorise the following Officers to exercise all or any of the powers under the said clause within the limits of the Union Territory of Delhi.

- (1) Inspectors of the Directorate of Food and Civil Supplies, Delhi.
- (2) Police Officers not below the rank of Assistant Sub-Inspector.
- (3) Block Development Officers of Delhi Administration, Delhi.

No. F.8(86)/61-F&CS.—In exercise of the powers conferred by clause 11 of the Delhi Bricks (Distribution, Sale, Movement and Price) Control Order, 1961, and all other powers enabling him in this behalf, the Director of Food and Civil Supplies, Delhi hereby directs that no manufacturer of or dealer in bricks shall transfer by sale or otherwise any bricks to any consumer who does not hold a permit from the Director. The Director further directs that no such manufacturer or dealer shall remove any bricks from his kiln or premises without obtaining the previous permission in writing of the Director.

These directions shall come into force at once.

By Order,

SUNDER LAL,
Assistant Director, Civil Supplies,
Delhi Administration, Delhi.